IN THE U.S. DISTRICT COURT FOR MARYLAND, SOUTHERN DIVISION

BEYOND SYSTEMS, INC.

Plaintiff

v.

Case No. PJM 08 cv 0921

*

WORLD AVENUE USA, LLC

successor by merger to NIUTECH, LLC.,

DBA "THE USEFUL," ET AL.

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PLAINTIFF'S CONSENT MOTION FOR EXTENSION OF TIME

Plaintiff, Beyond Systems Inc. ("BSI"), moves for an extension of time for the filing of its opposition memorandum at DE 556. The filing was completed ten minutes past midnight, according to the ECF confirmation. By email, Mr. Saunders, as counsel for Defendants, has consented to an extension nunc pro tunc for that filing.

/s/

Stephen H. Ring

Defendants

STEPHEN H. RING, P.C. 506 Main Street, Suit 215

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Telephone: 301-563-9249 Co-counsel for Plaintiff

Certificate of Service

I certify that a copy of the foregoing	documents	was se	erved o	n the	date	of EC	F filing	, via
the ECF system, on all counsel of record.								

/s/	
Stephen H. Ring	